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10	Attorneys for Defendants PHILLIP CHARLES LEMBO; CYBERDATA CORPORATION; NUMONIX, INC.; CONQUEST TECHNOLOGY LIMITED; and	
11		
12	CAMERON BARFIELD	
13	UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA	
14		
15		
16	METTEYYA BRAHMANA, ) (	Case No.: 09-cv-00106-PSG
17	Plaintiff,	STIPULATION OF DISMISSAL
18	vs.	
19	PHILLIP CHARLES LEMBO;	
20 21	NUMONIX, INC.; and CONQUEST )	
$\begin{bmatrix} 21 \\ 22 \end{bmatrix}$	, , , , , , , , , , , , , , , , , , , ,	
23	·	
24	Pursuant to Federal Rule of Civil Procedure 41(a)(1)(ii), Plaintiff and all Defendants	
25	stipulate, through their undersigned counsel, to dismiss Plaintiff's entire complaint and	
26	Defendants Phillip Charles Lembo, CyberData Corporation, Numonix, Inc.; and Conquest	
27	Technology Limited with prejudice. Each party to bear its own costs and fees.	
28		
	STIPULATION T	O DISMISS

## Dated: January 31, 2012 SEIBERT & BAUTISTA /s/ Shannon Seibert Shannon Seibert Attorneys for Plaintiff METTEYYA BRAHMANA Dated: January 31, 2012 HORAN, LLOYD LAW OFFICES /s/ James J. Cook By: James J. Cook, Esq. Attorneys for Defendants PHILLIP CHARLES LEMBO; CYBERDATA CORPORATION; NUMONIX, INC.; and CONQUEST TECHNOLOGY LIMITED STIPULATION TO DISMISS

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